

EXHIBIT A

INDETERMINATE SENTENCE

FORM CR 292

☒ SUPERIOR
☐ MUNICIPAL
☐ JUSTICE

COURT OF CALIFORNIA, COUNTY OF

San Mateo

COURT (I.D.)

BRANCH OR JUDICIAL DISTRICT:

(ENDORSED)

FILED

SAN MATEO COUNTY

JAN 19 1996

 Clerk of the Superior Court
 By VIRGILIO S. CASTRO
 DEPUTY CLERK

PEOPLE OF THE STATE OF CALIFORNIA versus

DEFENDANT: Lamerle Ronnie Johnson☒ PRESENT

3C31800-B-A

AKA:

1018184

☐ NOT PRESENT

COMMITMENT TO STATE PRISON

AMENDED

ABSTRACT OF JUDGMENT

ABSTRACT ☐

DATE OF HEARING (MO) (DAY) (YR)

1-18-96

DEPT. NO.

9

JUDGE

Thomas McGinn Smith

CLERK

M. Jacquet

REPORTER

Jeanne Bishop

COUNSEL FOR PEOPLE

Steve Hall

COUNSEL FOR DEFENDANT

Ed Romero

PROBATION NO. OR PROBATION OFFICER

1. DEFENDANT WAS CONVICTED OF THE COMMISSION OF THE FOLLOWING FELONIES:

☐ ADDITIONAL COUNTS ARE LISTED ON ATTACHMENT (NUMBER OF PAGES)

COUNT	CODE	SECTION NUMBER	CRIME	YEAR CRIME COMMITTED	DATE OF CONVICTION			CONVICTED BY			CONCURRENT	CONSECUTIVE	654 STAY
					MO	DAY	YEAR	JURY TRIAL	COURT TRIAL	PLEA			
2	PC	212.5(B)	Robbery, 2nd Degree	93	11	14	95	X					X
3	PC	245(A)(2)	Assault with deadly weapon	93	11	14	95	X					3 years
1	PC	209(A)	Kidnapping	93	11	14	95	X					see below

2. ENHANCEMENTS charged and found true TIED TO SPECIFIC COUNTS (mainly in the § 12022-series) including WEAPONS, INJURY, LARGE AMOUNTS OF CONTROLLED SUBSTANCES, BAIL STATUS, ETC.:
 For each count list enhancements horizontally. Enter time imposed for each or "S" for stayed or stricken. DO NOT LIST enhancements charged but not found true or stricken under § 1385. Add up time for enhancements on each line and enter line total in right-hand column.

Count	Enhancement	Yrs. or "S"	Enhancement	Yrs. or "S"	Enhancement	Yrs. or "S"	Enhancement	Yrs. or "S"	Enhancement	Yrs. or "S"	Total
1	12022.5(A)	5									5 0
3	12022.5	3									3 0

3. ENHANCEMENTS charged and found true FOR PRIOR CONVICTIONS OR PRIOR PRISON TERMS (mainly § 667-series) and OTHER:

List all enhancements based on prior convictions or prior prison terms charged and found true. If 2 or more under the same section, repeat it for each enhancement (e.g., if 2 non-violent prior prison terms under § 667.5(b), list § 667.5(b) 2 times). Enter time imposed for each or "S" for stayed or stricken. DO NOT LIST enhancements charged but not found true or stricken under § 1385. Add time for these enhancements and enter total in right-hand column. Also enter here any other enhancement not provided for in space 2.

Enhancement	Yrs. or "S"	Enhancement	Yrs. or "S"	Enhancement	Yrs. or "S"	Enhancement	Yrs. or "S"	Enhancement	Yrs. or "S"	Total
Enhancement	Yrs. or "S"	Enhancement	Yrs. or "S"	Enhancement	Yrs. or "S"	Enhancement	Yrs. or "S"	Enhancement	Yrs. or "S"	Total

4. Defendant was sentenced to State Prison for an indeterminate term:

- A. ☐ For LIFE WITHOUT THE POSSIBILITY OF PAROLE on counts _____ C. ☐ For 15 years to life, WITH POSSIBILITY OF PAROLE on counts _____
 B. ☒ For LIFE WITH POSSIBILITY OF PAROLE on counts 10 D. ☐ For 25 years to life, WITH POSSIBILITY OF PAROLE on counts _____
 E. ☐ For other term prescribed by law on counts _____ (Specify term on separate sheet if necessary.)

PLUS enhancement time shown above.

5. ☐ Indeterminate sentence shown on this abstract to be served ☐ consecutive to ☐ concurrent with any prior incompleated sentence(s).

6. Other Orders: (List all consecutive/concurrent sentence relationships, fines, etc. if not shown above)

At 1 is the principal count. At 2 is stayed on the condition Defendant actually serve his time on At 1 + 3. Time on At 3 is to be served separately + consecutively. [Def. sentenced to life plus 11 years (5 yrs on 12022.5(A), 3 years on At 3 + 3 years on 12022.5)].

(Use an additional page if necessary.)

7. ☒ The Court advised the defendant of all appeal rights in accordance with rule 470, California Rules of Court. (AFTER TRIAL ONLY)

8. EXECUTION OF SENTENCE IMPOSED:

- A. ☒ AT INITIAL SENTENCING HEARING B. ☐ AT RESENTENCING PURSUANT TO DECISION ON APPEAL C. ☐ AFTER REVOCATION OF PROBATION D. ☐ AT RESENTENCING PURSUANT TO RECALL OF COMMITMENT (PC § 1170(d)) E. ☐ OTHER _____

DATE OF SENTENCE PRONOUNCED (MO) (DAY) (YR)	CREDIT FOR TIME SPENT IN CUSTODY	TOTAL DAYS INCLUDING:	ACTUAL LOCAL TIME	LOCAL CONDUCT CREDITS	STATE INSTITUTIONS
1-18-96		1386	924	462	<input type="checkbox"/> DMH <input type="checkbox"/> CDC

10. DEFENDANT IS REMANDED TO THE CUSTODY OF THE SHERIFF, TO BE DELIVERED:

- ☒ FORTHWITH INTO THE CUSTODY OF THE DIRECTOR OF CORRECTIONS AT THE RECEPTION-GUIDANCE CENTER LOCATED AT:
☐ AFTER 48 HOURS, EXCLUDING SATURDAYS, SUNDAYS AND HOLIDAYS
- ☐ CALIF. INSTITUTION FOR WOMEN-FRONTIERA ☐ CCWF-CHOWCHILLA ☐ CALIF. INSTITUTIONS FOR MEN-CHINO ☐ DEUEL VOC. INST.
☐ WASCO ☒ SAN QUENTIN ☐ R.J. DONAVAN
☐ OTHER (SPECIFY) _____

CLERK OF THE COURT

I hereby certify the foregoing to be a correct abstract of the judgment made in this action.

DEPUTY'S SIGNATURE

DATE

Michael S. Jacquet

1-18-96

This form is prescribed under Penal Code § 1213.5 to satisfy the requirements of § 1213 for indeterminate sentences. Attachments may be used but must be referred to in this document.

Form Approved by the
Judicial Council of California
Effective January 1, 1993ABSTRACT OF JUDGMENT - PRISON COMMITMENT - INDETERMINATE
CR 292

Pen. C. § 1213

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